EXHIBIT A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:)))	Chapter 11
W. R. GRACE & CO., <u>et al.</u> ¹			Case No. 01-01139 (JJF) (Jointly Administered)
Debtors.	• ;))	

ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT OF PITNEY, HARDIN, KIPP & SZUCH LLP AS SPECIAL COUNSEL TO THE DESTORS

Upon the application (the "Application") of the above-esptioned debtors and debtors-in-possession (collectively, the "Debtors") seeking entry of an order under sections 327(c) and 328(a) of title 11 of the United States Code (as amended, the "Bankruptcy Code") authorizing the Debtors to employ and retain Pitney, Hardin, Kipp & Sauch LLP ("PHKS") as special counsel for the Debtors with respect to the specified matters set forth in the Application; and upon the Affidavit of Anthony J. Marchetta submitted in support of the Application; and it appearing that the relief requested is in the best interest of the Debtors' estates and their creditors and other parties in interest; and it appearing that this is a core matter under 28 U.S.C. § 157; and

The Dahme pentist of the following \$2 mekin: W: R. Grace & Co. (1924 Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Coma., A-1 Bit & Tool Co., Inc., Abrelli Boston Ltd., Abrelli Land Corporation, Arricon, Inc., CB Biocardical, Inc. (1924 Gree Biocardical, Inc.), CCHP, Inc., Conigram, Inc., Casigram, Inc., Creative Food 'N Fun Company, Davis Partic Rim, Inc., Dil Tane Rammerson, Inc., Devey and Almy, LLC (1924 Devey & Almy Company), Rosey, Inc., Five Abrelli Boston Ltd., G C Limited Parture I, Inc. (1924 Grace Coses Limited Parture I, Inc.), G C Management, Inc. (1924 Grace Coses Management, Inc.), GEC Management Corporation, (N) Holdings, Inc., GC C Thomasville Corp., (Management Corporation, CN) Holdings, Inc., GC Company, Inc., Grace J.-B Inc., Orace A-B B Inc., Orace Chemical Corporation Company, Inc., Grace Calibraty Pysames, Inc., Grace Delling Corporaty, Grace Restry Corporation, Grace Increasional Holdings, Inc., (1924 Dauxion International Holdings, Inc.), Grace Corporation, Grace Increasional Holdings, Inc., (1924 Dauxion International Holdings, Inc.), Grace Corporation, Grace Terms Breathers Maidings, Inc., Grace Capital Corporation, Orace Terms Breathers, Holdings, Inc., Grace Corp., Grace Vertical Restriction of the Corporation, Holdings Corp., Grace Corporation, Holdings Corp., Grace Corporation, Holdings Corp., Breathers Management, Inc., Milly Inc., Grace Inc., (1924 Bentical Management, Inc.), Management, Inc., (1924 Bentical Management, Inc., Milly Holdings Corp., Grace Corporation, Milly Inc., Bentical Company, CC Parture (1924 Grace Country Staffing), Hoydes-Golch West Coal Company, H-O Coal Correction, Arial Busin Rasch Company, CC Parture (1924).

it appearing that PHKS does not represent any interest adverse to the Debtots or their extance with respect to the matters on which PHKS is to be employed, and mosts all requirements for retention set forth in the Bankruptcy Code; and it appearing that the terms and conditions of PHKS's amployment as further described in the Application are reasonable; and adequate notice having been given of the Application; and good and anfilicient cause existing to grant the Application;

NOW, THEREFORE, IT IS HEREBY:

ORDERED that the Application is GRANTED; and it is further

ORDERED that, purround to sections 327(e) and 328(a) of the Bankruptcy Code, the retention and employment of PEKS as special counsel to the Debtors for the purposes set forth in the Application is hereby approved name pro tune to the petition date of the above-captioned proceedings; and it is further

ORDERED that PHKS shall be compensated under sections 330 and 331 of the Bankruptcy Code and any further or other Orders of this Court concerning compensation of professionals in these cases, and in accordance with the terms set forth in the Application and the Affidavit of Anthony J. Marchetta in support of the Application, and shall be reimbursed for all allowed necessary, actual and reasonable expenses; and it is further

ORDERED that the allowed fees and expenses of PHKS shall be an administrative expense of the Debtors' estates; and it is forther.

ORDERED that this Order shall become effective immediately upon its entry; and it is further

ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from the implementation of this Order.

Deted: 1001

Joseph Farmy